

**FACSIMILE TRANSMITTAL**

December 23, 2002

from HOLLY D. KOZLOWSKI

Direct: 513-977-8568 / Fax: 513-977-8141 / holly.kozlowski@dinslaw.com

To: Board of Patent Appeals and Interferences**Firm:** U.S. Patent & Trademark Office**Fax Number:** (703) 308-6199**Client Number:** 10807-8**Pages:** 2
(including cover)**Comments:**

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Holly D. Kozlowski, Esq.
Dinsmore & Shohl, LLP
1900 Chemed Center
255 East Fifth Street
Cincinnati, OH 45202-4791



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#27
Cnfg.
(12/31/02)
HES

Paper No: 26

Appeal No:
Appellant:
Application No:
Hearing Room:
Hearing Docket:
Hearing Date:
Hearing Time:
Location:

2002-0711
Nimitz, Jonathan S. et. al.
08/269,323
B
A
Wednesday, January 22, 2003
1:00 PM
Room 12C07 CRYSTAL GATEWAY 2 1225 Jefferson Davis Highway Arlington, VA 22202

NOTICE OF HEARING

CONFIRMATION REQUIRED WITHIN TWENTY-ONE DAYS

Your attention is directed to 37 CFR § 1.104(a).

The above identified appeal will be heard by the Board of Patent Appeals and Interferences on the date indicated. Hearings will commence at the time set and as soon as the argument in one appeal is concluded, the succeeding appeal will be taken up.

The time allowed for argument is twenty minutes unless additional time is requested and permitted before the argument is commenced.

CONFIRMATION OR WAIVER OF THE HEARING IS REQUIRED.

This form must be completed below and filed with the Board of Patent Appeals and Interferences preferably by facsimile within TWENTY-ONE (21) DAYS from the mailing date of this notice indicating confirmation or waiver of the hearing. A copy of this form may alternatively be filed by mail if facsimile is not available.

Failure to file this form within this time period will be construed as a waiver of the request for oral hearing.

37 CFR § 1.136(a) does not apply.

By order of the Board of Patent Appeals and Interferences

BPAI HEARINGS FAX No:

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See 1108 Off. Gaz. Pat. Trademark
Office 15 (Nov. 14, 1989)

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WASHINGTON, D.C. 20231

Clerk of the Board (703)-308-9797

In all communications relating to this appeal, please identify the appeal by its number.

CHECK ONE:

HEARING ATTENDANCE CONFIRMED
 HEARING ATTENDANCE WAIVED

Holly D. Kozlowski
Signature of Attorney/Agent/Appellant

12/23/02
Date

30,468
Registration No.